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COMMONWEALTH OF VIRGINIA STATE CORPORATION COMMISSION

PETITION OF

BROADSLATE NETWORKS OF VIRGINIA, INC.

CASE NO. PUC010166

For Declaratory Judgment Interpreting Interconnection Agreement with Verizon Virginia Inc. and Directing Verizon Virginia Inc. To Provision Unbundled Network Elements In Accordance With The Telecommunications Act of 1996

PETITION OF

360 COMMUNICATIONS COMPANY OF CHARLOTTESVILLE D/B/A ALLTEL

CASE NO. PUC010176

For Injunction Against Verizon
Virginia Inc. for Violations of
Interconnection Agreement and for
Emergency and Expedited Relief to Order
Verizon Virginia Inc. to Provision
Unbundled Network Elements in Accordance
With The Telecommunications Act of 1996

HEARING EXAMINER'S RULING

December 7, 2001

By order dated November 16, 2001, the Commission consolidated the captioned cases and assigned the matter to a hearing examiner to conduct further proceedings. This examiner met with counsel in a pre-hearing conference on December 6, 2001, to discuss procedural matters. I now find a hearing date and procedural schedule should be established. Accordingly,

IT IS DIRECTED:

(1) That a hearing is hereby scheduled for March 19, 2002, at 10:00 a.m. in a Commission

courtroom located in the Tyler Building, 1300 East Main Street, Richmond, Virginia;

- (2) That, on or before January 8, 2002, Broadslate Networks of Virginia, Inc. ("Broadslate") and 360 Communications Company of Charlottesville d/b/a Alltel ("Alltel") shall file their direct testimony and exhibits with the Clerk of the Commission. Copies of such testimony and exhibits shall be served on the Staff and all parties;
- (3) That, on or before January 31, 2002, Verizon Virginia Inc. ("Verizon") shall file its direct testimony and exhibits with the Clerk of the Commission, and serve copies upon the Staff and all parties;
- (4) That, on or before February 28, 2002, Staff shall file with the Clerk of the Commission, its Report including workpapers. Copies of such report shall be served upon all parties;
- (5) As agreed by counsel, the parties shall respond to written interrogatories or data requests within five (5) days after the receipt of such requests. Except as modified herein, discovery and hearing preparation procedures shall be in accordance with Part IV of the revised Rules; and
 - (6) That parties are encouraged to use electronic filings in all instances.

Howard P. Anderson, Jr.
Hearing Examiner